

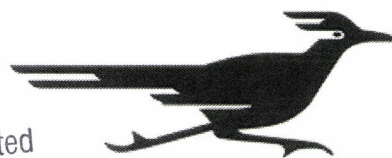
October 11, 2016

Ms. Marlene Dortch
Secretary
Federal Communications Commission
445 12th Street, SW
Washington, DC 20554

Received & Inspected

OCT 19 2016

FCC Mail Room



**ROADRUNNER
DELIVERY, INC.**

**Re: Amendment of Part 90 of the Commission's Rules to Improve Access to Private Land
Mobile Radio Spectrum, WP Docket No. 16-261**

DOCKET FILE COPY ORIGINAL

Dear Ms. Dortch:

I am the President and CEO of Roadrunner Delivery, Inc., a FedEx Ground operator located in Scottsdale, Arizona. I utilize the Fleet Management IoT solutions offered by M2M Spectrum Networks. I firmly believe that 800 MHz SMR and General Pool category Guard and Expansion band spectrum should be available without delay and without priority given to incumbents.

We have been looking for affordable IoT solutions for several months. M2M's Fleet Management solutions allow me to track my vehicles in real time, monitor our drivers, keep them safe and easily resolve customer disputes. I have been very pleased with the results of their products thus far and I hope they have the opportunity to acquire the bandwidth needed to continue to grow and innovate.

It seems to me that your tentative conclusion as stated in the NPRM that "incumbent priority is not appropriate with respect to EB SMR channels" is fair and certainly in my best interest as a wireless consumer. I believe that the same conclusion should be made for the Guard Band General Pool channels which could provide the opportunity for more customers like me to benefit from new and innovative narrowband communications services.

Sincerely,

Greg Ferguson
President & CEO
Roadrunner Delivery, Inc. a FedEx Ground Distributor

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